

UNITED STATES PATENT AND TRADEMARK OFFICE (Case No. 10306US04)

Application of: Steven F.

Filed: October 12, 1993

For: Battery Conditioning

System Having

Communication With

Battery Management Means

Examiner: E. Voeltz

Group Art Unit: 2102

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231 on February 22, 1994.

TRANSMITTAL LETTER

Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

In regard to the above-identified application:

- We are transmitting herewith the attached Information Disclosure Statement along with 25 Patents, copies of PTO Forms 892 and 1449 from prior cases, and Information Disclosure Statement After Application Filing Date.
- 2. With respect to additional fees:
 - No additional fee is required. [X] Α.
 - An additional fee is required and has been [] В. calculated as shown below.
 - [] Attached is a check in the amount of \$0.00. C.
 - Charge the total additional fee to the Deposit [] D. Account of McAndrews, Held & Malloy, Ltd. The Account No. is 13-0017.

Please charge any additional fees or credit overpayment to the deposit account of McAndrews, Held & Malloy, Ltd, Account No. 13-0017.

Respectfully submitted,

February 22, 1994

Date

Gregory C. Schodde Reg. No. 36,668

Attorney for applicant

McAndrews, Held & Malloy, Ltd. 500 W. Madison, Suite 3400 Chicago, IL 60661 312-707-8889



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Bv:

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INFORMATION DISCLOSURE STATEMENT

Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

This statement is filed to identify potentially pertinent parts of the references identified below. No admission or representation is made that the references are or are not pertinent or usable as prior art; the references speak for themselves.

The Examiner is urged to review the references directly, for two reasons. First, the applicant may not have found every pertinent part of the references. The present disclosure is meant to be representative, not exhaustive. Second, the parts of each reference identified here should be considered in the context of the complete reference.

Copies of references previously cited in the prosecution of patents from which the pending application claims priority are not enclosed. For the convenience of the examiner, copies of the available PTO Form 892 and PTO Form 1449 statements have been enclosed.

With respect to fees, no additional fee is believed due at this time, since as of this date, the applicant has not received an action from the examiner on this application.

The Examiner is requested to initial both copies of the enclosed PTO-1449 (modified) and return one copy to the applicants to indicate consideration of the enclosed references.

Respectfully submitted,

<u>February 22, 1994</u> Date

Gregoty C. Schodde Reg. No. 36,668

Attorney for applicant

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